

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NORTH CAROLINA  
WESTERN DIVISION

No. 5:04-CR-124-FL  
No. 5:16-CV-254-FL

NAKIA STREET,	)	
	)	
Petitioner,	)	
	)	
v.	)	ORDER
	)	
UNITED STATES OF AMERICA,	)	
	)	
Respondent.	)	

This matter is before the court on petitioner’s motion to vacate, set aside, or correct sentence, made pursuant to 28 U.S.C. § 2255 (DE 31), wherein he asserts a claim pursuant to United States v. Simmons, 649 F.3d 237 (4th Cir. 2011) (en banc). The government has responded to petitioner’s motion to vacate, waiving procedural defenses and agreeing that petitioner should be resentenced in light of Simmons and United States v. Newbold, 791 F.3d 455 (4th Cir. 2015). (DE 36). For the reasons that follow, the court grants the motion.

**COURT’S DISCUSSION**

On December 21, 2004, petitioner pleaded guilty to being a felon in possession of a firearm, a violation of 18 U.S.C. § 922(g). Based on petitioner’s prior drug convictions under North Carolina law, the court sentenced petitioner to a 188 month term of imprisonment, pursuant to the Armed Career Criminal Act (the “ACCA”), 18 U.S.C. § 924(e). That sentence was in excess of the 120 month statutory maximum sentence typical of § 922(g) convictions. See 18 U.S.C. § 924(a).


The government concedes that petitioner’s prior drug convictions no longer qualify as “serious drug offenses” in light of Newbold. See 18 U.S.C. § 924(e)(2)(A). Accordingly, petitioner

lacks the requisite three predicate felony convictions to qualify as an “armed career criminal” under the ACCA and must be resentenced. See id. § 924(e)(1).

### CONCLUSION

Based on the foregoing, the court GRANTS petitioner’s motion to vacate. (DE 31). The clerk is DIRECTED to schedule petitioner for resentencing at the next available regularly scheduled term of court. The Federal Public Defender, or designee, is DIRECTED to enter an appearance for purposes of petitioner’s resentencing hearing. The government is DIRECTED to ensure petitioner’s timely writ, transportation, and housing for the resentencing hearing. The United States Probation Office is DIRECTED to investigate, prepare, file under seal, and publish to the appropriate parties an updated presentence report, including recalculation of petitioner’s corrected advisory guidelines range, within seven days of the date of resentencing.

SO ORDERED, this the 19th day of July, 2016.

  
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LOUISE W. FLANAGAN  
United States District Judge